ORIGINAL DOCUMENT

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

FILED ASHEVILLE, NC

Civil Action No. 1:21-cv-305-MR-WCM

MAR 0 4 2024

| BROTHER T. HESED-EL, |) U.S. DISTRICT COURT |
|-----------------------|--|
| Plaintiff, v. |) W. DISTRICT OF N.C.) MOTION TO COMPEL DISCOVERY |
| ROBIN BRYSON, et al., | |
| Defendants. |)) |

COMES NOW, Plaintiff Brother T. Hesed-El ("Plaintiff"), pursuant to the Court's Pretrial Order and Case Management Plan, dated October 16, 2023, and Plaintiff's Rule 37 Discovery Dispute letters dated February 23, 2024 and March 2, 2024, and hereby respectfully moves the Court to compel the defendants to provide sufficient discovery responses. Pursuant to Local Rule 7.1, the parties have consulted on these matters and Defendants oppose this motion.

WHEREFORE, Plaintiff prays that this motion is granted.

Respectfully, this 23rd day of Sha'ban in the year 1445 A.H.

Jaf Brother T. Hesed-Cl, ARR

Bro. T. Hesed-El, Plaintiff pro se
c/o TAQI EL AGABEY MANAGEMENT
30 N Gould St, Ste. R, Sheridan, WY 82801
Ph: (762) 333-2075 / teamwork3@gmail.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that this MOTION TO COMPEL DISCOVERY has been sealed in an envelope with sufficient postage affixed thereon, and deposited into the exclusive custody of the United States Post Office, to ensure delivery to:

Robin Bryson and Mission Hospital Inc.

% Attorney Daniel H. Walsh ROBERTS & STEVEN, P.A. Post Office Box 7647 Asheville, North Carolina 28802 dwalsh@roberts-steven.com

March 4, 2024

Brother T. Hesed-Cl, ARR
Bro. T. Hesed-El, Plaintiff pro se